UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: PARAGARD PRODUCTS : MDL DOCKET NO. 2974

LIABILITY LITIGATION					
This document relates to:	: 1:20-md-02974-LMM				
Alma Theodoridis					
vs.	Civil Action No.:				
	: :				
TEVA PHARMACEUTICALS USA, INC.; TEVA WOMEN'S HEALTH, LLC; TEVA BRANDED PHARMACEUTICAL PRODUCTS R&D, INC.; THE COOPER COMPANIES, INC.; and COOPERSURGICAL, INC.					
SHORT FORM	I COMPLAINT				
Come(s) now the Plaintiff(s) named below, and for her/their Complaint					
against the Defendant(s) named below, in	corporate(s) the Second Amended Master				
Personal Injury Complaint (Doc. No.	79), in MDL No. 2974 by reference.				
Plaintiff(s) further plead(s) as follows:					
1. Name of Plaintiff placed with	n Paragard: Alma Theodoridis				
2. Name of Plaintiff's Spouse (if a party to the eace):				
2. Name of Plaintiff's Spouse (11 a party to the case).				

	f case is brought in a representative capacity, Name of Other Plaintif
a	nd capacity (i.e., administrator, executor, guardian, conservator):
_	
St	ate of Residence of each Plaintiff (including any Plaintiff in
	presentative capacity) at time of filing of Plaintiff's original omplaint:
	tate of Residence of each Plaintiff at the time of Paragard placement California
_	-Amorria
	tate of Residence of each Plaintiff at the time of Paragard removal:
Γ	
	District Court and Division in which personal jurisdiction and venue
	District Court and Division in which personal jurisdiction and venue would be proper:
W	• •
W	vould be proper:
W C	vould be proper: Central District of California
W С	Vould be proper: Central District of California Defendants. (Check one or more of the following five (5) Defendants
W С —	vould be proper:

in a Short Form Complaint.):

~	A. Teva Pharmaceuticals USA, Inc.
✓	B. Teva Women's Health, LLC
✓	C. Teva Branded Pharmaceutical Products R&D, Inc.
✓	D. The Cooper Companies, Inc.
✓	E. CooperSurgical, Inc.
9.	Basis of Jurisdiction
~	Diversity of Citizenship (28 U.S.C. § 1332(a))
	Other (if Other, identify below):
10.	

Date(s) Plaintiff	Placing	Date Plaintiff's	Removal	
had Paragard	Physician(s) or	Paragard was Removed	Physician(s) or other	
placed	other Health Care	(DD/MM/YYYY)*	Health Care Provider	
(DD/MM/YYYY)	D/MM/YYYY) Provider (include City and State) *If multiple removal(s) or attempted removal procedures, list date of each separately.		(include City and State)** **If multiple	
			removal(s) or	
			attempted removal procedures, list information	
			separately.	
04/23/2012	Planned Parenthood- San Bernandino 1873 Commercenter W, San Bernardino, CA 92408	7/10/2021	Planned Parenthood- San Bernandino 1873 Commercenter W, San Bernardino, CA 92408	
		8/18/2021 - unsuccessful hysteroscopy	Planned Parenthood- San Bernandino 1873 Commercenter W, San	
		9/3/2021 - hysteroscopy	Bernardino, CA 92408	

Plaintiff	alleges bre	eakag	e (other	r tha	n threac	l or string b	reakage) o	f her
Paragard	upon rem	oval.						
Yes								
No								
Pain and sut		oroken I	UD and th	ie resi	ılting surge	iming: ries to remove the potential longterm ele		
	reserves tions spec		_	to	allege	additional	injuries	and
a. Lot N b. Did		Paraga n yo	ur Par	ragar	d from	iff (if now language) anyone of the anyone o		the
Ye	: S		-					
No.)							
Counts ir	n the Masto	er Coi	mplaint	t bro	ught by	Plaintiff(s)	:	
	- Strict Lia		-			()		
	– Strict Li	•						
	– Strict L	•				Defect		
	– Neglige							
			Design	and	Manufa	cturing Def	ect	
	– Neglige					-		

'	Cour	nt IX – Negligent Misrepresentation					
✓	Count X – Breach of Express Warranty						
✓	Count XI – Breach of Implied Warranty						
✓	Count XII – Violation of Consumer Protection Laws						
✓	Count XIII – Gross Negligence						
✓	Count XIV – Unjust Enrichment						
/	Count XV – Punitive Damages						
	Count XVI – Loss of Consortium						
	Other Count(s) (Please state factual and legal basis for other claims						
not i	nclude	d in the Master Complaint below):					
15.	"Tol	ling/Fraudulent Concealment" allegations:					
	a.	Is Plaintiff alleging "Tolling/Fraudulent Concealment"?					
		Yes					
		No					
	b.	If Plaintiff is alleging "tolling/fraudulent concealment" beyond					
		the facts alleged in the Master Complaint, please state the facts					
		and legal basis applicable to the Plaintiff in support of those					
		allegations below:					
	Plaint	iff was unaware of the defective nature of the Paragard IUD until date of					
	remov	val/breakage.					

16.	Coun	it VII (Fraud & Deceit) and Count VIII (Fraud by Omission)				
	allegations:					
	a.	Is Plaintiff is bringing a claim under Count VII (Fraud &				
		Deceit), Count VIII (Fraud by Omission), and/or any other claim				
		for fraud or misrepresentation?				
	/	Yes				
		No				
	b.	If Yes, the following information must be provided (in				
		accordance with Federal Rule of Civil Procedure 8 and/or 9,				
		and/or with pleading requirements applicable to Plaintiff's state				
		law claims):				
	i.	The alleged statement(s) of material fact that Plaintiff alleges was false: Defendants knew that the IUD was prone to imbedding in tissue, breaking, and the risks of multiple				
		removal attempts but, when the IUD was placed into Plaintiff, Defendants actively concealed this knowledge from Plaintiff and her physicians.				
	ii.	Who allegedly made the statement: Defendants				
	iii.	To whom the statement was allegedly made: Plaintiff and physicians				
	iv.	The date(s) on which the statement was allegedly made: Dates on/around Paragard insertion.				
17.	If Pla	aintiff is bringing any claim for manufacturing defect and alleging				
	facts beyond those contained in the Master Complaint, the following					
		mation must be provided:				

a.

Paragard? N/A

What does Plaintiff allege is the manufacturing defect in her

18.	Plaintiff's demand for the relief sought if different than what is				
	alleged in the Master Complaint: N/A				
19.	Jury Demand:				
~	Jury Trial is demanded as to all counts				
	Jury Trial is NOT demanded as to any count				
	Respectfully submitted,				
	s/ Jacob Michael Tubbs				
	Attorney(s) for Plaintiff				
Address, pl	none number, and email address:				
Price Ar	mstrong, LLC				
1919 Cal					
_	nam, AL 35223				
205-208	-4202				
iacoh@n	iacoh@nricearmstrong.com				